United States Courts Southern District of Texas FILED

UNITED STATES DISTRICT COURT

MAR 2 5 2014

Printed name and title

	for the	David J. Bradley, Clerk of Court
	Southern District of Texas	in a single-state of the state
United States of America v. Henry Lee London, Jr. Defendant(s)	(-14-305 M
	CRIMINAL COMPLAINT	
I, the complainant in this case, s	state that the following is true to the best of	my knowledge and belief.
<u>-</u>	arch 21, 2014 in the county of	-
- · · · · · · · · · · · · · · · · · · ·	Texas , the defendant(s) violated:	
Code Section	Offense Descr	
Title 18, Section 751(a) This criminal complaint is based. See attached affidavit of Deputy U.S. M	Escape from the custody of the Attorney Grepresentative, or from any institution, or fadirection of the Attorney General. d on these facts: arshal Jason Gullingsrud	eneral or his authorized
 ☑ Continued on the attached sh	_ fasse c	Complainant's signature ullingsrud Deputy U.S. Marshal Printed name and title
Sworn to before me and signed in my pr	resence.	
Date: March 35,2014	Traves	Judge's signature
City and state: Houston	n, Texas	Frances H. Stacy

AFFIDAVIT

This Affidavit is prepared in conjunction with the request for a complaint and arrest warrant for Henry Lee LONDON, Jr., who escaped from the Leidel Sanction Center, located at 1819 Commerce Street, Houston, Texas 77002, on March 21, 2014 at approximately 3:45 am.

- I, Jason Gullingsrud, having been duly sworn, declare under the penalty of perjury, and states:
- 1. That I am a Deputy United States Marshal with the United States Marshals Service (DUSM) in Houston, Texas and have been employed in this capacity since June 2003.
- 2. During my employment with the United States Marshals Service, I have conducted investigations related to the escape of federal prisoners. I am currently assigned to the Gulf Coast Violent Offenders and Fugitive Task Force. My primary responsibility as a member of the Task Force is to conduct fugitive investigations.
- 3. On December 9, 2004, Henry Lee LONDON, Jr. was sentence to 57 months imprisonment and 3 years supervised release for bank robbery by U.S. District Judge Sim Lake. On April 12, 2013, Henry Lee LONDON, Jr. was sentenced by Judge Lake to 15 months imprisonment and committed to United States Bureau of Prisons after pleading guilty to a violation of Supervised Release.
- 4. On or about January 14, 2014 Henry Lee LONDON, Jr. was ordered by the United States Bureau of Prisons to report to the Leidel Sanction Center in Houston, TX to serve the remainder of his federal sentence, with a projected release date of April 14, 2014. The Leidel Sanction Center is a privately operated halfway house contracted by the United States Bureau of Prisons to house federal prisoners. On or about March 20, 2014 at approximately 5:17a.m., Henry Lee London, Jr. signed out for work and stated he would return to the Center by 5:30 pm. Henry Lee LONDON, Jr. never returned to the Leidel Sanction Center, Houston TX.
- 5. On March 21, 2014 at approximately 3:45 a.m. Henry Lee LONDON, Jr. was declared an escaped federal prisoner by La Tanya Robinson, Chief Executive Officer with the United States Bureau of Prisons. The whereabouts of inmate Henry Lee LONDON, Jr. are unknown.
- 6. Based on the ongoing investigation, I believe that Henry Lee London, Jr. has escaped from the Leidel Sanction Center, Houston TX in violation of Title 18, United States Code, Section 751(a).

'I, Jason Gullingsrud, Deputy United States Marshal, United States Marshals Service, being duly sworn according to law, deposes and says that the facts stated in the foregoing affidavit are true and correct to the best of my knowledge, information, and belief.
Jason Lillien
Jason Gullingsrud Deputy United States Marshal
Sworn to before me and subscribed in my presence this day of March, 2014, and I find probable cause.
Frances H. Stacy United States Magistrate Judge